## **EXHIBIT 4**

1 2	LAW OFFICES OF SCOTT A. BURSOR Scott A. Bursor (pro hac vice) 369 Lexington Avenue, 10 <sup>th</sup> Floor New York, NY 10017			
3	Telephone: (212) 989-9113 Facsimile: (212) 989-9163			
5	BRAMSON, PLUTZIK, MAHLER & BIRKHAEUSI Alan R. Plutzik (State Bar No. 077785)	ER, LLP		
6	L. Timothy Fisher (State Bar No. 191626) 2125 Oak Grove Road, Suite 120 Walnut Creek, CA 94598			
7	Telephone: (925) 945-0200 Facsimile: (925) 945-8792			
8 9	Attorneys for Defendants Power Ventures, Inc. and Steve Vachani			
10	UNITED STATES DISTRICT COURT			
11	NORTHERN DISTRICT	OF CALIFORNIA		
12 13				
14	FACEBOOK, INC.,			
15	Plaintiff,	Case No. 5:08-cv-05780 JF (RS)		
16	-against-	DEFENDANT POWER VENTURES, INC.'S RESPONSES TO		
17 18	POWER VENTURES, INC. d/b/a POWER.COM, a California corporation; POWER VENTURES, INC. a Cayman Island Corporation, STEVE VACHANI,	FACEBOOK, INC.'S FIRST SET OF REQUESTS FOR ADMISSIONS		
19	an individual; DOE 1, d/b/a POWER.COM, an individual and/or business entity of unknown nature;			
20	DOES 2 through 25, inclusive, individuals and/or business entities of unknown nature,			
21	Defendants.			
22	Defendants.			
23				
<ul><li>24</li><li>25</li></ul>				
26				
27				

## **REQUEST FOR ADMISSION NO. 13:** 1 2 Admit that after receiving FACEBOOK's December 1, 2008 letter, YOU provided POWER 3 USERS with the means to access the FACEBOOK WEBSITE. 4 **RESPONSE TO REQUEST FOR ADMISSION NO. 13:** 5 Admitted. 6 **REQUEST FOR ADMISSION NO. 14:** 7 Admit that after receiving FACEBOOK's December 1, 2008 letter, YOU solicited 8 FACEBOOK USER login information, including, but not limited to, user login names, e-mail 9 addresses OR passwords. 10 **RESPONSE TO REQUEST FOR ADMISSION NO. 14:** 11 12 Objection vague and ambiguous. Subject to and without waiving these objections, denied. 13 **REQUEST FOR ADMISSION NO. 15:** 14 Admit that after receiving FACEBOOK's December 1, 2008 letter, YOU stored 15 FACEBOOK USER login information, including, but not limited to, user login names, e-mail 16 addresses OR passwords. 17 **RESPONSE TO REQUEST FOR ADMISSION NO. 15:** 18 19 Admitted. 20 **REQUEST FOR ADMISSION NO. 16:** 21 Admit that after receiving FACEBOOK's December 1, 2008 letter, YOU used the 22 FACEBOOK WEBSITE for commercial purposes. 23 **RESPONSE TO REQUEST FOR ADMISSION NO. 16:** 24 25 Denied. 26 27 28

<u>R</u>	EQUEST FOR ADMISSION NO. 17:
	Admit that YOU have never entered into a formal advertising agreement with
F	ACEBOOK.
R	ESPONSE TO REQUEST FOR ADMISSION NO. 17:
	Objection vague and ambiguous. Subject to and without waiving these objections, denied.
R	EQUEST FOR ADMISSION NO. 18:
	Admit that YOU developed OR created programming scripts OR language that would
1	rovide POWER with an automated mechanism to extract data from the FACEBOOK WEBSITE.
2	ESPONSE TO REQUEST FOR ADMISSION NO. 18:
	Admitted.
R	EQUEST FOR ADMISSION NO. 19:
	Admit that YOU copied OR made use of at least some part, excerpt, OR portion of
₹,	ACEBOOK's source code to develop, test implement, use OR provide POWER's aggregating
e	ervices.
3	ESPONSE TO REQUEST FOR ADMISSION NO. 19:
	Objection compound, vague and ambiguous. Subject to and without waiving these
ı	ojections, denied.
R	EQUEST FOR ADMISSION NO. 20:
	Admit that after receiving FACEBOOK's December 1, 2008 letter, YOU incorporated
₹,	ACEBOOK WEBSITE content, DATA, or information into the POWER WEBSIT OR that
se	ervices located thereon.
R	ESPONSE TO REQUEST FOR ADMISSION NO. 20:
	Objection compound, vague and ambiguous. Subject to and without waiving these
ol	ojections, denied.
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## **REQUEST FOR ADMISSION NO. 21:** 1 2 Admit that in or about December 2008, YOU agreed to access the FACEBOOK WEBSITE 3 OR cause others to access the FACEBOOK WEBSITE through means permitted by FACEBOOK. 4 **RESPONSE TO REQUEST FOR ADMISSION NO. 21:** 5 Admitted. 6 **REQUEST FOR ADMISSION NO. 22:** 7 Admit that after receiving notice that YOUR use of or access to FACEBOOK was not 8 permitted by FACEBOOK, YOU took, copied, OR made use of DATA from the FACEBOOK 9 WEBSITE without FACEBOOK'S permission to do so. 10 11 **RESPONSE TO REQUEST FOR ADMISSION NO. 22:** 12 Admitted. 13 **REQUEST FOR ADMISSION NO. 23:** 14 Admit that FACEBOOK implemented technical measures to block YOU from accessing 15 the FACEBOOK WEBSITE through the POWER WEBSITE. 16 17 **RESPONSE TO REQUEST FOR ADMISSION NO. 23:** 18 Admitted. 19 **REQUEST FOR ADMISSION NO. 24:** 20 Admit that, in or about December 2008, FACEBOOK blocked YOUR IP address(es) from 21 accessing the FACEBOOK WEBSITE. 22 23 **RESPONSE TO REQUEST FOR ADMISSION NO. 24:** 24 Objection compound, vague and ambiguous. Subject to and without waiving these 25 objections, denied. 26 27 28

1	REQUEST FOR ADMISSION NO. 36:	
2	Admit that after receiving FACEBOOK's December 1, 2008 letter, YOU used or attempted	
3	to another person's FACEBOOK WEBSITE account information without authorization from	
4	FACEBOOK.	
5	RESPONSE TO REQUEST FOR ADMISSION NO. 36:	
6	Objection compound, vague and ambiguous. Subject to and without waiving these	
7	objections, denied.	
8	REQUEST FOR ADMISSION NO. 37:	
9	Admit that after receiving FACEBOOK's December 1, 2008 letter, YOU used automated	
10	scripts or COMPUTER CODE to collect information from, or otherwise interact with, the	
11	FACEBOOK WEBSITE.	
12	RESPONSE TO REQUEST FOR ADMISSION NO. 37:	
13	Admitted.	
14	REQUEST FOR ADMISSION NO. 38:	
15	Admit that after receiving FACEBOOK's December 1, 2008 letter, YOU uploaded, posted,	
16	OR made available promotional materials OR solicitations on the FACEBOOK WEBSITE.	
17	RESPONSE TO REQUEST FOR ADMISSION NO. 38:	
18	Objection compound, vague and ambiguous. Subject to and without waiving these	
19	objections, denied.	
20	REQUEST FOR ADMISSION NO. 39:	
21	Admit that on December 26, 2008, Steve Vachani sent an e-mail to Facebook stating	
22	YOUR "business decision" to continue accessing or using the FACEBOOK WEBSITE without	
23	implementing the Facebook Connect platform.	
24	RESPONSE TO REQUEST FOR ADMISSION NO. 39:	
25	Objection vague and ambiguous. Subject to and without waiving these objections, Power	
26	admits that Mr. Vachani sent an email to Facebook's counsel on December 26, 2008 stating:	
27	Dear Joseph,	
28	I am writing to follow up to our discussions regarding Power.com's integration of Facebook connect, your requests for us to take down	

1	<b>REQUEST FOR ADMISSION NO. 54:</b>	REQUEST FOR ADMISSION NO. 54:			
2	Admit that, between December 1, 2008 and February 1, 2008, YOU did not delete the				
3	"Facebook friend information" in YOUR possession	"Facebook friend information" in YOUR possession.			
4	RESPONSE TO REQUEST FOR ADMISSION N	RESPONSE TO REQUEST FOR ADMISSION NO. 54:			
5	Admitted.	Admitted.			
6	REQUEST FOR ADMISSION NO. 55:				
7	Admit that, to present date, you have not deleted, purged or destroyed all data that YOU				
8	obtained from the FACEBOOK network.	obtained from the FACEBOOK network.			
9	RESPONSE TO REQUEST FOR ADMISSION N	RESPONSE TO REQUEST FOR ADMISSION NO. 55:			
10	Admitted.	Admitted.			
11	REQUEST FOR ADMISSION NO. 56:	REQUEST FOR ADMISSION NO. 56:			
12	Admit that, to present date, you have not dele	Admit that, to present date, you have not deleted, purged or destroyed all FACEBOOK			
13	login information obtained from POWER users, incl	login information obtained from POWER users, including, but not limited to, FACEBOOK user			
14	names and/or passwords.				
15	RESPONSE TO REQUEST FOR ADMISSION N	NO. 56:			
16	Admitted.				
17 18		SON, PLUTZIK, MAHLER & IAEUSER, LLP			
19					
20	By	L. Timothy Fisher			
21		Plutzik (State Bar No. 77785)			
22	2125 O	othy Fisher (State Bar No. 191626) ak Grove Road, Suite 120			
23	Telepho	Creek, CA 94598 one: (925) 945-0200			
24		ile: (925) 945-8792			
25	Scott A	OFFICES OF SCOTT A. BURSOR  . Bursor (pro hac vice)			
26	New Ye	xington Avenue, 10 <sup>th</sup> Floor ork, NY 10017-6531			
27		one: (212) 989-9113 ile: (212) 989-9163			

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1	Attennesse for Defendants Device
2	Attorneys for Defendants Power Ventures, Inc. and Steve Vachani
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